Mayor Stuart Vetoes the Action of the Council.

GRANTING A SALOON LICENSE

To Pierce Kleiber, the East Street Saloon lat-The Mayor Still Opposes Saloons in Residence Neighborhoods,

Yesterday Mayor Stuart filed the following document in the city clerk's office, vetoing the action of the council in granting a license to Pierce Kleiber, the East street saloonist:

"By virtue of my office I hereby sue pend the operation of and veto the vote and resolution whereby the report of the alderman of the tenth ward, to whom was referred the applieation and bond of Pierce Kleiber for a saloon license, recommending that said application be granted and that said bond be approved, was adopted at the last session of the common council, for

the following reasons: The place where this saloon is to be located is in a residence neighborhoud and a long distance from regular police protection, and so far as I am able to learn, a saloon in this locality is objectionable to a great majority of residents in that neighborhoodnot so much on account of the person who may keep it, but they object to having any saloon at all. An applicafrom this same person was presented and acted on in July last, and at that time I looked up the matter carefully and vetoed the action of the conneil granting the license. The license was then refused on the ground, not of objection to the party making application, but of the location of the saloon. Nothing has been brought to my notice since that veto was filed to change my views. If any good reason has been presented to the aldermen of the ward who makes the recommendation, he certainly has kept it from my knowledge. If the action, granting a license was to one who had been regularly established in business at this point for some time. I should hesitate about filing this veto purely on the ground of its being in a residence neighborbood, but now that licenses have been refused by this council to both parties who had long been established there, who had song been established there, and also to two other parties applying since, in the same location, on the ground of its being in a residence neighborhood and with no new light thrown upon the subject, I feel it my duty to abide by my former determination.

W. J. STUART,
Mayor.

Harrington was Discharged. Herbert Harrington, son of Mayor Harrington of Holland, was discharged by Judge Haggerty yesterday on a charge of non-support, preferred by his wife. Assistant Prosecutor Malculm argued the matter for some time with the judge on the meaning of the statutes in such cases. The court held that the charge against Harrington could not be sustained. The statute provides that a man who deserts his family, fails to provide for them or leaves them as a public charge, shall be guilty of non-support. He was discharged on the ground that his wife and chair a high had not become a nublic and child had not become a public charge. Mr. Malcolm contended that the statutes provide for three seperate and distinct charges while the court held that the three charges must be

Thieves Near Corinth.

Mrs. James W. Lane living near Corinth reported to the sheriff yesterday that a team of horses and a wagon were stolen from her barn Monday night. Some wheat was also stolen from her neighbors. Yesterday morning the team was found bitched on Fourth street in this city but the wheat was not found. The sheriff and his deputies are investigating the matter but so far no clue to the thieves has been obtained.

Until After Election.

The testimony on the part of the people against Jerome Lee and Charles P. Dickerman for keeping their saloons open on Sunday, was read in po-lice court yesterday and the defense was adjourned until November 11 and 10 respectively. The defendants' attorney, George W. Thompson, will be too busy with campaign work to attend to his cases until after election and asked for the adjournment on that ground.

Presented the Resolutions. The Hon. Edwin F. Unl, George H. White and N. A. Fletcher, composing the committee of the Bar association. named to present resolutions of respect to the memory of the Hon, Isaac H. Parish, presented the resolutions to the United States circuit court yesterday morning. They addressed the court briefly in sulogy of the deceased, after which the resolutions were ordered spread upon the court records.

Artson vs. Artson.

Charles D. Artson and Miss Mary E. Freeman were married at Battle Creek in April, 1879, and October 7, 1890, the is alleged to have deserted her busband, and has not returned to him since that date. Artson is now a remsent of this city and runs a barber shop at No. 720 South Division street. Charles filed a bill of complaint with the clerk of the circuit court yesterday asking for a divorce.

Rue Escapes the Charge.

The charge of non-support against flavid F. Roe was notic prossed yester-day in police court on motion of the nting attorney. It was found that Fine's wife had begun divarce procondition in the circuit court and it was not imposit advisable to continue the sharps of non-support in the police

Lyons Held for Triel.

At the examination of J. J. Lyons on s charge of furgery in police court yeswestay the testimony of A. O. Croner was taken, who identified the checks slieged to have been lorged on Crozier Brothers. Lyons waived further examination, and was held to the somerior court for true in the sum of \$1,000.

In the case of the Knickerbocker frust company sgainst the Kalamazoo city and county street railway comvesterday authorizing the receiver to issue certificates to the amount of 66,000, to pay for paving, and other ex-

Court Notes.

Braun & Fitts of Chicago began a chased March 19, 1892.

The argument in the case of Williard Brown against the Grand Rapids Parior Furniture company was in progress in the United States court yes-terday.

Police Court Notes.

The examination of Ed Baxter, on a charge of burglary, was adjourned in police court until this morning. He was arrested for breaking into the residence of Kolin Whitsell at the corner of Straight street and Shawmut avenue two weeks ago.

Frank Natz, accused of stealing a pair of trousers from a Stocking street barber shop, was convicted yesterday and sentenced to the county jail by Judge Haggerty.

HARTMAN'S HALL, THURSDAY evening, Senator Frye.

LAW AND LAWYERS

United States Court. JUDGE SEVERENS.

The United States vs. Ellen Law, indictment for mailing obscene letter; arraigned and pleaded guilty; sentence deferred one week.

The United States vs. Ambrose Brow

indictment for retailing Equor; ar-raigned and pleaded guilty; fine 1 \$100. The United States vs. T. J. Mitchell, indictment for retailing liquor; ar raigned and pleaded not guilty.

The United States vs. Daniel W. Bur-

rall, indictment for mailing obscene letter; arraigned and pleaded not guilty. Released on \$300 bail.
The United States vs. Melzer Living-

ston, indictment for converting post-office money order funds; arraigned and pleaded not guilty.

The United States vs. Earnest Prescott, indictment for retailing liquor; arraigned and pleaded guilty; paid a fine of \$100.

Circuit Court-Part I.

JUDGE GROVE. Sarah Hann vs. The National Union, assumpsit; on trial.
Thilda Johnson vs. William W Blakeslee, chancery; continued by con-

sent without costs. Circuit Court - Part IL.

JUDGE ADSIT. John Schafer, et al., vs. Frank J. Lamb, assumpert; ordering setting saide default upon defendant, complying

with court rules.

John F. Eslev vs. Ira C. Hatch, assumpait; plea withdrawn and judgment for plaintiff for \$245.40 and costs.

The Kusterer Brewing company vs. James Friar, et al., assumpsit; judg-ment for plaintiff for \$119.67 and costs. In re petition of William P. Innes, et al., for vacating a part of Tamarach street, petition; order granting prayer

of petitioners.

The People of the State of Michigan for the use and benefit of F. Wellman and Amanda Wellman vs. Loomis K. Bishop, debt on bond; argued and sub-

Michael Brann admitted to citizen

JUDGE BURLINGAME.

Cynthia C. Hosmer vs. Chester G. Farmer, slander; motion for security for costs argued and denied. Samuel C. Aikens vs. Edna A. Wood. assumpsit; on trial.

NEXT THURSDAY EVENING-Senator Frye at Hartman's ball.

A conductor on a street railway in one of our cities where the bell punch is still in vogue punched the passenger's ticket leisurely and walked back to the platform. The other passenger was roosting there on the rail. To him the conductor

"Pleasant day?" he said. "Yes," said the passenger, who was an

sequaintance of the conductor. "Not much car travel on pleasant days," continued the conductor. "People rather walk. Don't make any difference to me, though. I get only so much, many or few."

"It isn't very remunerative to you, is it?" queried the passenger.
"Nope," said the conductor sadly, "not with these punches. What we need in

our business is the Corbett punch." The passenger looked his question. "Know what that is?" asked the con-

The passenger shook his head.

"It's the kind of a punch Corbett used in New Orleans. Cleaned up \$35,000 with it in about two hours and only had to knock down on one passenger," and the conductor sighed as he rang the bell to let the inside passenger get off .- Detroit Free Press.

Of Interest to Athletes. James Robinson, the athletic trainer at Princeton college, Princton, N. J.,

"I have found it imperative to have sure and simple remedies on hand in case of cuts, bruises, strains, sprains, colds, rheumatism, etc. Shortly after entering upon my profession. I dis-Porous Plasters. I tried other plasters, but found them too barsh and irritating. Alleged's Porous Plasters give almost instantaneous relief, and their strengthening power is remarkable. In cases of weak back put two plasters on the first present their claims against the estate of Mary of October, A. is 1979, six months from that date were allowed for creditions to present their claims against the estate of Mary of October, A. is 1979, six months from that date were allowed for creditions to present their claims against the estate of Mary of October, A. is 1979, six months from that date were allowed for creditions to present their claims against the estate of Mary of October, A. is 1979, six months from that date were allowed for creditions to present their claims against the covered such a remedy in Alicock's Porous Plasters. I tried other plasters, the small of the back and in a short time you will be expable of quite severe exercise. In 'sprint' and 'distance' races and jumping, the muscles or tendone in the legs and feet some-times weaken. This can invariably be relieved by cutting the plaster in narow strips, so as to give free motion.

and applying on muscles affected." SENATOR FRYE - HARTMAN'S ball-Thursday evening.

Highest of all in Leavening Power .- Latest U. S. Gov't Report



HE WON'T HAVE ONE | He was committed to jail. N. P. Allen | HERE'S YOUR LATEST MIL-

Styles the Latest, Prices Low, and Bargains for Everybody. Ladies' trimmed hats, 75c, \$1.00, \$1.25, \$1.50 to \$2.00.

Children's caps, 50, 56, 75c and \$1.00.

ADAMS & CO.,

90 Monroe street.

I. O. G. T. Entertainment. The west aids Good Tempiars will give a musical and literary entertainagainst Ira C. Haten to recover \$347.22 street, Tuesday evening, October 18. cluded. Everybody invited.

Storage House-Furniture Repair-

W. F. Shattuck & Co., 205 South Division street, wish to announce to the public in general that they are about to open a store house which will be completely equipped for the pur-pose it is to be used. In connection with their storage business Shattuck & Co. will make a specialty of uphol-stery and furniture repairing, a full and complete line of plushes and tapestry being carried for the purpose. Telephone 1225 for W. F. Shattuck &

> The Elks Are Going Via the favorite D., L. & N. to Detroit Oct. 30th. Everybody can go. Only costs \$3.00.

> > Chicago

\$7.20 A PAVORITE

Co.'s moving vans.

West Michigan Oct. 19 to 22. Good ROUTE. return Oct 34. \$7.20. For

Columbian Ceremonies.

A Cholera Scare A reported outbreak of cholera at Helmetta, N. J., created much excitement in that vicinity. Investigation showed that the disease was not cholers, but a vicient dysentery, which is almost as severe and dangerous as cholera. Mr. Walter Williard, a promment merchant of Jamesburg, two miles from Helmetta, says Chamber-lain's Colic, Cholera and Diarrhosa Remedy has given great satisfaction in the most severe cases of dysentery. It is certainly one of the best things ever made." For sale by F. J. Wurzburg,

CRATCHED TEN MONTHS.

A troublesome skin disease caused me to scratch for ter months, and has been cured by a few days' use of M. H. Wolff, Upper Marlboro, Md.



I was cured several years ago of white swell in my leg by using S.S.S. and have had no symptoms of re S.S.S. turn of the disease. Many prominent physicians attended me and all failed, but S. S. S. did the work.

Treatise on Blood and Skin Diseases mailed free. SWIFT SPECIFIC Co.,

Atlanta, Ga.

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GRAND RAPIDS, MICH.

All work first class. Special care taken with Commercial Work.

LEGAL ADVERTISING.

CHANCERY SALE—in pursuance and by virtue of a decree of the circuit court for the county of Kent, in chancery, made and entered on the eighth day of January, A. D. 1892, in a certain cause there in pending wherein Capiton H. Milis is complainant and Harry J. Dewey, Gestinde S. Dewey and James Dewey are defendants. Notice is he eby given that on Friday, the 18th day of November, A. D. 1892, at 10 o clock in the forenounce of said day, I, the subscriber, one of the circuit count commissioners in and for said county of Kent, in the state of Michigan, shall sell at public ancilon to the highest bidder, at the front door of the court house of said county, in the city of Grand Rapids, in said county, at those certain pieces or parcels of land situated and being in the city of ornad Rapids, county of Kent and state of Michigan, and described as follows, viz: Lots numbered one (II, two II), three Oh, aims Oh, ten (II), fourteen (II), freen (II), twenty-seven (II), twenty-sight (IV), iwenty-ne (IV), thirty MO, thirty-one (III), twity-five (IV), thirty-five (IV), thir drand Rapids. WALTER H. HUGHES,

Circuit Court Court syoner Kent Courty, Michigan

Jone T. Mulius Solicitor for Complainant, Dated, Grand Hapida, October 6th, A.D. 1892

MARY M. GOULD.

MARY M. GOLLED.

Late of said county, deceased, and that all destitues of said deceased are received to present their calms to said Provide Court at the Provide office of their calms office, in the circ of Grand Rapids, for examination and allowance, on or before the 17th day of April next, and that such claims will be heard before said court, on Monday, the LTM day of April next at the a careful in the forecast of that days.

Date: Grand Rapids, Mich., April 17, A. D. 1802.

CVALS E. FURKING. Wild how 9

Property Office. State of Michigan, from
the at Real, as the assisted of the Property
for the Michigan Councy of Real, and at the
Probate office, in the are of Grand Rando, on
lich day of Outsber, in the year one thous
sand state and real from the area one thous
sand state and real from the area
in the matter of the obtain of
SAMURICHE SAFP and ADA KNAPP.

As and Penhase affice, he appointed for hearing said pentition.

And it is further ordered. That a copy of this
order he published two subscripts wasks prerious to said day of hearing, it the front
Baptis Herald, a daily nesepaper pelated and
circulating in said county of Kent
CYRIS E. FERRINS.

IA true copy:

Assure E. Mason, Register, wed out 25



Made only by The Michigan Stove Conpany. Detroit, Chicago, Buffalo, New York City.
Largest Makers of Stoves and Ranges in the world. For sale by
THE GUNN HARDWARE CO., Grand Rapids, Mich.

\$7.20 CHICAGO AND RETURN

G. R. & I. R. R. for dedicatory ceremonies. Tickets on sale October 19, 20, 21 and 22; good for return until October 24. Leave Grand Rapids

Arrive Chicago Wagner parior car. Leave Grand Rapids11:20 p. m Arrive Chicago... Wagner sleeping car.
Returning leave Chicago at 3:10 p.m. and 10:10 p. m., arriving in Grand Rapids at 8:35 p. m. and 6:15 a. m.

For sleeping car space call telephone Too Much of a Risk. It is not unusual for colds contracted in the fall to hang on all winter. In such cases catarrh or chronic bronchitis are almost sure to result. A fifty cent bottle of Chamberlain's

Cough Remedy will cure any cold.
Can you afford to risk so much for so
small an amount? This remedy is intended especially for bad colds and
croup and can always be depended
upon. For sale by F. J. Wurzburg,
druggist.

DO YOU KNOW

That Dr. Webster's Cough Balsam is guaranteed and is a positive remedy?

DO YOU KNOW That Dr. Webster's Cough Balsam is

efficacious for the relief of all throat and incipient lung troubles?

That Dr. Webster's Cough Balsam is prescribed by the best physicians for coughs, colds, asthma, broughitis and

the first stages of consumption? DO YOU KNOW That Dr. Webster's Cough Balsam is

salvation for wear lungs and should be used early before the cough has got too strong a hold on you?

DO YOU KNOW

That Dr. Webster's Cough Balsam costs only 50 cents and is for sale at

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WHEN people buy an article from an

artificial view and find

too late that men betray,

their melancholy turns

to hate and causes them

to shun forever the store

of their "deceivers," and

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winning the trade of the

deceived. Their past

patrons are our best

friends. Our prices and

values draw them to us.

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ment keep them with us.

It matters not what they

advertise or what fraud

they have to pull trade.

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lower figure and guar-

Sincerely yours,

Strahan & Greulich

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You, dear public, get the benefit—Wednesday morning we place on sale this stock, amounting to over \$40,000, at our usual small advance over cost-It's easy for you to see how cheap you can buy good clothing while this sale lasts. GIANT CLOTHING CO.

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Pastour Filters which kill all microbes and germs and make water abso-

utely pure. Douglas' Instantaneous Water Heater, designe for Batha.

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And you will be convinced that the place to buy DRESS GOODS and DRY GOODS of any description is at

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